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### IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO, EASTERN DIVISION

LARRY D. REID, et al.,	) CASE NO.: 1:21-CV 00991
Plaintiff,	) ) JUDGE: JAMES S. GWIN
<b>v.</b>	) FILED
	APR 3 0 2024
DARRYL D. MOORE,	CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF OHIO CLEVELAND
Defendant.	)

# DEFENDANT DARRYL D. MOORE, REQUEST FOR ZOOM HEARING

NOW Comes, Defendant, Darryl D. Moore, pro se, hereby respectfully moves this honorable Court to allow the use of Zoom for the hearing.

#### STATEMENT OF FACTS

Defendant is representing himself Pro Se. Requiring the Defendant to take off work and travel to the Federal courthouse will cause tremendous financial hardship. The Defendant is the sole source of income for his family. Defendant financially supports two of his children that are full time college students. A Zoom hearing will lessen the financial strain on the Defendant. The loss of a day's wages will gravely impact the household of the Defendant.

Furthermore, witnesses subpoenaed by the Defendant may not be financially able to travel to Cleveland, OH. The Defendant has the right to mount a vigorous defense against the allegations. Allowing the witnesses to testify via Zoom will enable the Defendant to refute the allegations.

Respectfully submitted,

Darryl D. Moore, *Pro Se* 

## **CONCLUSION**

Based upon the reasons thereby outlined, the Defendants' *Request for Zoom Hearing* should be granted.

Respectfully submitted,

Darryl D. Moore, Pro Se

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#### **CERTIFICATE OF SERVICE**

It is hereby certified that a true copy of the foregoing *Request for Zoom Hearing* was filed this \_\_\_27\_\_ day of April 2024 and served electronically accordingly upon counsel for Plaintiff,

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Darryl D. Moore, Pro Se